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T	ERMINAL DISCLAIMER TO OBVIAT REJECTION OVER A "PR	E A DOUBLE PATENTING	Docket Number 050119-1072
In re Applica	tion of: Martin Kelly Jones	0, 8	
Application I	No. 10/686,925	3 MES (2)	
Filed:	10/16/2003	A STATE OF THE STA	
For: AD\	ANCE NOTIFICATION SYSTEM AN	D WETHOD WITILIZING VEHICLE SIG	GNALING
below, the te beyond the e in 35 U.S.C. owner hereby period that it application a In making th application th prior patent later: expires fo is held un is found ir	ArrivalStar, Inc. of 100 percent intereminal part of the statutory term of acceptation date of the full statutory term of 154 and 173, and as the term of said part and the prior patent are commonly own and the prior patent are commonly own and is binding upon grantee, its successor above disclaimer, the owner does not at would extend to the expiration date of a the failure to pay a maintenance fee; enforceable; availed by a court of competent jurisdiction illy disclaimed in whole or terminally disclaimed in whole or terminally disc	ny patent granted on the instant applic of prior patent No. 5,400,020 as the terior patent is presently shortened by an the instant application shall be enforced uned. This agreement runs with any part or assigns. Ot disclaim the terminal part of any part of the full statutory term as defined in 35 resently shortened by any terminal discontinuity.	cation, which would extend frm of said patent is defined by terminal disclaimer. The ble only for and during such atent granted on the instan stent granted on the instan 5 U.S.C. 154 and 173 of the
has all cla	ims cancelled by a reexamination certifi		
is reissue is any ma disclaime	nner terminated prior to the expiration of	f its full statutory term as presently short	ened by any terminal
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2. 🛚	The undersigned is an attorney or a	agent of record. Reg. No. 34,183	
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